1 District Judge Barbara J. Rothstein 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 DEKA AHMED ABDULE and BASHIR Case No. 2:21-cv-01558-BJR 10 MOHAMED HASHI, STIPULATION AND ORDER 11 Plaintiffs, FOR EXTENSION OF TIME 12 Note on Motion Calendar: v. 13 March 10, 2022 UR MENDOZA JADDOU, Director of the United 14 States Citizenship and Immigration Services; THOMAS SMITHAM, Charges d'Affairs of the 15 United States Embassy in Rome, Italy; ANTONY J. 16 BLINKEN, United States Secretary of State, United States Department of State; ALEJANDRO 17 MAYORKAS, Secretary of Department of Homeland Security; 18 19 Defendants. 20 21 COME NOW, Plaintiffs and Federal Defendants, by and through their counsel of record, 22 pursuant to Federal Rule of Civil Procedure 6 and Local Rules 10(g) and 16, and hereby jointly 23 stipulate and move for an extension of 45 days for Defendants to respond to the Complaint. The 24 response date had previously extended the response date until March 14, 2022 and stayed initial 25 scheduling dates. 26 27 28 STIPULATION AND ORDER FOR EXTENSION OF TIME UNITED STATES ATTORNEY 2:21-cv-01558-BJR 700 STEWART STREET, SUITE 5220 SEATTLE, WASHINGTON 98101

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1	A court may modify a deadline for good cause	e. Fed. R. Civ. P. 6(b). Continuing pretrial
2	and trial dates is within the discretion of the trial judge. See King v. State of California,	
3	784 F.2d 910, 912 (9th Cir. 1986). The underlying facts continue to evolve and there is a	
4	significant likelihood that the matter could either become moot or the parties are able to resolve	
5	it without the need for litigation. Therefore, the parties believe good cause exists for a brief stay	
6	to save the Court and the parties from spending unnecessary time and resources on it.	
7	In light of the above, the parties jointly stipulate and request that the Court:	
8	Extend Defendants' time to respond to Plan	intiffs' Complaint to May 2, 2022.
9	2. Continue to stay all other initial scheduling	g dates.
10		
11	Stipulated to and presented this 10th day of March, 2022.	
12	MENTER IMMIGRATION LAW PLLC	NICHOLAS W. BROWN
13		United States Attorney
14	<i>s/ Meena Pallipamu Menter</i> MEENA PALLIPAMU MENTER, WSBA #31870	s/ Nickolas Bohl NICKOLAS BOHL WSBA #48978
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18	Counsel for Plaintiffs	Fax: 206-553-4067 Email: nickolas.bohl@usdoj.gov
19		Counsel for Defendants
20		Counsel for Defendants
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28	STIPULATION AND ORDER FOR EXTENSION OF TIME	UNITED STATES ATTORNEY

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	ORDER	
1	The parties having stipulated and agreed, it is hereby so ORDERED.	
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3	DATED this 17th day of March, 2022.	
4	$\rho$ . A $\rho$ .	
5	Barbara Lotte	
6	Barbara Jacobs Rothstein U.S. District Court Judge	
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UNITED STATES ATTORNEY